#### **Bureau of Reclamation, Interior**

- (b) This section does not apply if:
- (1) The formerly excess land becomes exempt from the acreage limitations of Federal reclamation law; or
- (2) The full-cost rate is paid for any irrigation water delivered to your formerly excess land that is otherwise eligible to receive irrigation water. If you are a part owner of a legal entity that is the direct or indirect farm operator of the land in question, then the full-cost rate will apply to the proportional share of the land that reflects your interest in that legal entity.

#### § 428.10 Districts' responsibilities concerning certain formerly excess land.

Districts must not make irrigation water available to formerly excess land that meets the criteria under §428.9(a), unless an exception provided in §428.9(b) applies.

# § 428.11 Effective date.

- (a) All provisions of this part apply on January 1, 2001, except:
- (1) For those districts whose 2001 water year commences prior to January 1, 2001, the applicability date of §§ 428.1 through 428.8 is October 1, 2000.
- (b) On January 1, 2001, this part applies to all farm operating arrangements between farm operators and trusts or legal entities that:
  - (1) Are then in effect; or
- (2) Are initiated on, or after, January 1, 2001.

# PART 429—USE OF BUREAU OF RECLAMATION LAND, FACILITIES, AND WATERBODIES

# Subpart A—Purpose, Definitions, and Applicability

Sec.

- 429.1 What is the purpose of this part?
- 429.2 What definitions are used in this part?
- 429.3 What types of uses are subject to the requirements and processes established under this part?
- 429.4 What types of uses are not subject to the requirements and processes established under this part?
- 429.5 Who is authorized to issue use authorizations under this part?
- 429.6 When must water user organizations also approve use authorizations?

# Subpart B—Proposed Uses Involving Reclamation Easements

- 429.7 Can I use land where Reclamation holds an easement?
- 429.8 Is there a fee for uses involving a Reclamation easement?

#### Subpart C—Requesting Authorization to Use Reclamation Land, Facilities, and Waterbodies

- 429.9 What should I do before filing an application?
- 429.10 What application form should I use? 429.11 Where can I get the application
- forms? 429.12 Where do I file my application?
- 429.13 How long will the application review process take?
- 429.14 What criteria will Reclamation consider when reviewing applications?
- 429.15 Is Reclamation required to issue a use authorization?

# Subpart D—Application Fees and Administrative Costs

- 429.16 How much is the application fee and when should it be paid?
- 429.17 When will Reclamation collect administrative costs?
- 429.18 When do I have to pay the administrative costs?
- trative costs? 429.19 What happens if the initial estimate
- for administrative costs is insufficient? 429.20 Can I get a detailed explanation of the administrative costs?
- 429.21 If I overpay Reclamation's administrative costs, can I get a refund?
- 429.22 Can Reclamation charge me additional administrative costs after I receive a use authorization?

#### Subpart E—Use Fees

- 429.23 How does Reclamation determine use fees?
- 429.24 When should I pay my use fee?
- 429.25 How long do I have to submit my payment for the use fee and accept the offered use authorization?

## Subpart F—Reductions or Waivers of Application Fees, Administrative Costs, and Use Fees

429.26 When may Reclamation reduce or waive costs or fees?

## Subpart G—Terms and Conditions of Use Authorizations

- 429.27 What general information appears in use authorizations?
- 429.28 What terms and conditions apply to all use authorizations?